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REMARKS

Claims 1-68 remain pending in the application.

Claims 1-68 over Helferich in view of Rajan

Claims 1-68 were rejected under 35 USC 103(a) as allegedly being obvious over U.S. Pat. No. 6,636,733 to Helferich ("Helferich") in view of U.S. Pat. No. 6,633,910 to Rajan et al. ("Rajan"). The Applicants respectfully disagree.

Claims 1-10, 28-31, 60 and 61 recite a system and method to indicate a change associated with a predefined Internet site content and to provide a phone number that when called provides information about the change associated with a predefined Internet site content.

Helferich appears to disclose a system and method of sending voice and text messages to a wireless messaging device (see col. 1, line 32-col. 2, line 65). A user of the wireless messaging device receives an email from the Internet and is able to respond with a voice message and text message (see Helferich, col. 4, lines 1-67). Voice attachments may be attached to the email for access by the wireless messaging device that has such capability (see Helferich, col. 7, lines 43-67). Alternately, a telephone callback number or pseudo telephone number (col. 4, lines 6-10) is <u>assigned</u> to retrieve <u>text messages and message alerts</u> (col. 3, lines 21-23).

Helferich discloses a user of a wireless messaging device receiving notification of an <u>email</u> awaiting retrieval, with no disclosure or <u>suggestion</u> of monitoring <u>Internet site content</u>, <u>NOT</u> provided with a <u>telephone number</u> (Helferich's phone number is pre-assigned and not provided to a wireless messaging device). Therefore, Helferich's notification is based on a change on an <u>email server NOT</u> based <u>a change associated with a **predefined Internet site** <u>content</u>, as recited by claims 1-10, 28-31, 60 and 61.</u>

The Examiner acknowledges that Helferish fails to disclose an event message that is an indication of a change associated with a predefined Internet site content (See Office Action, pages 2 and 3). The Office Action relies

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on Rajan to allegedly make up for the deficiencies in Helferish to arrive at the claimed features. The Applicants respectfully disagree.

Rajan appears to disclose an Internet subscription system for alerting subscribers to changes in data maintained at Internet sites (Rajan, col.3, lines 44-53). Cellular phones are sent <u>e-mail notification</u> when the changes in data maintained at Internet sites is detected (See Rajan, col. 16, lines 2-7).

Rajan relies on <u>e-mail notification</u> to provide information about changes in data maintained at Internet sites. Thus, Rajan relies on a system and method of sending information <u>to a communication device</u>, i.e., an e-mail notification, <u>NOT</u> a system and method having a communications device call a phone number to retrieve information, i.e., a system and method to indicate a change associated with a predefined Internet site content and to <u>provide a phone number that when called provides information about the change associated with a predefined Internet site content, as recited by claims 1-10, 28-31, 60 and 61.</u>

A benefit of a system and method to indicate a change associated with a predefined Internet site content and to provide a phone number that when called provides information about the change associated with a predefined Internet site content is, e.g., allowing communication devices with limited data retrieval capability to monitor changes to Internet site content. Many communication devices have limited data display capability, with some only able to display Caller ID data. However, by providing a communications device with a telephone number a user is able to call to retrieve data indicating a change associated with a predefined Internet site content, the user is still able to monitor changes. The cited prior art fails to disclose or suggest the claimed features having such benefits.

Thus, even if were obvious to modify Helferich with the disclosure of Rajan (which it is not), the theoretical result would be a system and method of sending an e-mail containing voice and text messages to a wireless messaging device (Helferich), the <u>e-mail</u> further containing information about changes in data maintained at Internet sites (Rajan). Helferich modified by the disclosure of

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Rajan fails to disclose or suggest a system and method of <u>providing a phone</u> <u>number</u>, i.e., a system and method to indicate a change associated with a predefined Internet site content and to <u>provide a phone number that when called provides information about the change associated with a predefined <u>Internet site content</u>, as recited by claims 1-10, 28-31, 60 and 61.</u>

Claims 11-27 and 32-59 and 62-68 recite a system and method of associating at least one <u>claim check</u> with an event indicating a change <u>associated with a predefined Internet site content</u>.

As discussed above, Helferich discloses a user of a wireless messaging device receiving notification of an <u>email</u> awaiting retrieval, with no disclosure or <u>suggestion</u> of monitoring <u>Internet site content</u>. Therefore, Helferich's notification is based on a change on an <u>email server</u> <u>NOT</u> based <u>a change associated with a **predefined Internet site content**, as recited by claims 11-27 and 32-59 and 62-68.</u>

Moreover, "The mere fact that the prior art may be modified in the manner suggested by the Examiner does not make the modification obvious unless the prior art suggested the desirability of the modification." In re Fritch, 23 USPQ2d 1780, 1783-84 (Fed. Cir. 1992). In re Mills, 16 USPQ2d 1430 (Fed. Cir. 1990). As discussed above, Helferich is directed toward assigning a telephone callback number or pseudo telephone number (col. 4, lines 6-10) to retrieve text messages and message alerts (col. 3, lines 21-23). Helferich fails to disclose or suggest a need to monitor a change associated with a predefined Internet site content. Thus, neither Helferich nor Rajan disclose or suggest the desirability to modify Helferich to monitor a change associated with a predefined Internet site content, much less modify Helferich to associate at least one claim check with an event indicating a change associated with a predefined Internet site content, as recited by claims 11-27 and 32-59 and 62-68.

As discussed above, Rajan relies on <u>e-mail notification</u> to provide information about changes in data maintained at Internet sites. Thus, Rajan relies on a system and method of sending information <u>to a communication device</u>, i.e., an e-mail notification, <u>NOT</u> associating at least one <u>claim check with</u>

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an event indicating a change associated with a predefined Internet site content, as recited by claims 1-10, 28-31, 60 and 61.

Thus, even if were obvious to modify Helferich with the disclosure of Rajan (which it is not), the theoretical result would be a system and method of sending an e-mail containing voice and text messages to a wireless messaging device (Helferich), the e-mail further containing information about changes in data maintained at Internet sites (Rajan). Helferich modified by the disclosure of Rajan fails to disclose or suggest a system and method of associating at least one <u>claim check</u> with an event indicating a change associated with a predefined <u>Internet site content</u>, as recited by claims 1-10, 28-31, 60 and 61.

For at least all the above reasons, claims 1-68 are patentable over the prior art of record. It is therefore respectfully requested that the rejection be withdrawn.

Conclusion

The rejections having been addressed, it is respectfully submitted that the subject application is in condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,
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